#### UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA OFFICE OF THE CLERK

#### **MEMORANDUM**

**FROM:** Jazmin Campos, Human Resources Specialist

**TO:** Judicial Assistants

**Incoming Externs** 

#### SUBJECT: Instructions Regarding Extern Paperwork/Background Check

This memo is intended to accompany each packet sent to incoming externs to assist them in completion of the required forms prior to starting their externship.

The forms included in this packet must be completed by the extern and returned to the Human Resources Department in advance of the start of the externship. This will allow for the required criminal background check to be completed prior to the extern's start date. Pursuant to the Court's security policy, externs will not be allowed to begin their duties or receive an identification badge until the criminal background check has been completed. It takes on average approximately 2-3 weeks for a background check to be completed. Therefore, **please return the completed documents as soon as possible.** 

The forms with instructions are listed below:

- Criminal Background Check Form This form needs to be completed by the extern as soon as possible before his or her start date. <u>It is imperative that a clear copy of two forms of identification are included.</u> Examples of acceptable forms of identification include a Driver's License, Social Security card, an unexpired U.S. Passport and Birth Certificate.
- **Fingerprint Card** All externs must be fingerprinted in advance of their start date with the Court. Fingerprinting services are provided by law enforcement agencies as well as other businesses and can be easily located through an internet search. The completed fingerprint card should then be included with the rest of the materials returned to the Human Resources Department <u>as soon as possible</u>. Please do not wait until your first day to submit the fingerprint card as this will delay the clearance from being received in a timely manner. <u>Identification cards</u> <u>WILL NOT be issued without background clearance</u>.
- **Current Address Form** This form is completed by the extern.
- Acknowledgment of Gratuitous Service and Waiver This form is completed by the extern.

- Computer Security Manual The extern completes the last page (receipt) but keeps the booklet. The job title is "Extern." Do not be concerned about including phone numbers or log in information, but do include the judge's name.
- **Internet Access Agreement** The extern completes the last page (receipt) but keeps the booklet. *Include the judge's name under "Department."*
- Confidentiality Statement The extern must sign the back page and return it along with the other extern documents.
- Employment Eligibility Verification (I-9) The extern is to complete section one only. <u>IMPORTANT:</u> The extern must provide one document from List A <u>OR</u> one document <u>each</u> from List B *and* List C. See reverse side of the form for the types of documents needed.
- **Social Media Policy** Memorandum from Chief Judge Audrey B. Collins explaining the Court policy on the use of social media.
- United States Court Appointment The extern must fill out his/her full legal name, date of entrance on duty (start date), duty station (city where externship will take place), legal name in section B and sign as the appointee. The oath will be administered either in chambers or in the Human Resources office prior to commencing the assignment.

All completed documents, including the completed fingerprint card, must be returned to the Human Resources office. The address is:

> U.S. District Court Human Resources 312 N. Spring St, Room 535 Los Angeles, CA 90012

If you have any questions, please call Jazmin Campos at (213) 894-8505.

**Enclosures** 

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## EXTERN I.D. CARD APPLICATION/ BACKGROUND CHECK

Nam	e:	
Curr	ent Address:	
Tele	phone Number:	
	Social Security Card Number:	_ (photo copy attached)
	Driver's License Number: (phot	o copy attached)
	Birth date:	_
	Prior Names:	
Exte	rning for Judge:	
Anti	cipated ending date:	_
Law	School Extern Attending:	
	I agree to having a background investigation done prior tification Card (I.D.) by the U.S. District Court. I further agree card issued to me to the Clerk of Court at the end of my externs	to surrender any
Date	Signature	
Reso	This form and photocopies of Social Security Card and Drivers licens urces, 312 No. Spring Street, Room 535, Los Angeles, CA 90012, <b>as</b> s than two (2) months prior to your starting date with the judge.	

EXTERN I.D. CARD APPLICATION/BACKGROUND CHECK

HR-34 (06/02)

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

#### EMERGENCY CONTACT AND MEDICAL INFORMATION

PLEASE TYPE OR PRINT CLEARLY WHEN COMPLETING THIS INFORMATION

#### **CURRENT ADDRESS**

EMPLOYEE NAME				DATE OF BIRTH
STREET ADDRESS				APARTMENT NUMBER
СПҮ		STATE		ZIP CODE
HOME TELEPHONE	WORK TELEPHONE		EXTENS	SION OR DEPARTMENT
OPTIONAL: CELL PHONE NUMBER	OPTIONAL: PERSONAL E-MA	AIL ADDRESS(S) (TO BE USED	IN AN EM	IERGENCY)
LIST ANY MEDICAL INFORMATION (INCLUDING ALLERGIES OR DISABILITY	TIES) WHICH MAY ASSIST US	IN THE EVENT OF AN EMER	RGENCY:	
EN	MERGENCY CONT	ACT		
PLEASE MAKE SURE THAT THE PERSON TO BE NOTIFIED IN CASE OF AN EMER EMPLOYED, PLEASE PROVIDE A WORK TELEPHONE NUMBER AS WELL AS A F		URING REGULAR BUSINESS I	HOURS. II	F THE PERSON IS REGULARLY
NAME				RELATIONSHIP
STREET ADDRESS				APARTMENT NUMBER
CITY		STATE		ZIP CODE
HOME TELEPHONE	WORK TELEPHONE EXTENSION			SION OR DEPARTMENT
Ol	UT OF STATE CONT	ACT		
NAME				RELATIONSHIP
STREET ADDRESS				APARTMENT NUMBER
CITY		STATE		ZIP CODE
HOME TELEPHONE	WORK TELEPHONE		EXTEN	SION OR DEPARTMENT
РН	YSICIAN INFORMA	ΓΙΟΝ		
NAME				TELEPHONE NUMBER
STREET ADDRESS				SUITE
СПУ		ZIP CODE		
Date Signed	Si	gnature of Employee		

AO 196A (Rev. 11/10)

### ACKNOWLEDGMENT OF GRATUITOUS SERVICES AND WAIVER

I,		, hereby decl	are that my services to be				
performed from approximately							
to							
in the United States			(court or office) are to be				
solely as a volunteer. I hereby waive	any claim or right to	receive salar	y or other compensation in				
consideration for the performance of duties assigned by							
I acknowledge that I am not entitled t	to receive civil service	ce retirement c	redit or other related personnel				
benefits as a consequence of this volu	ıntary employment, e	except that in t	he event of any personal injury				
incurred by me, I shall have those rig	<del>-</del>	=					
persons rendering voluntary services		_	= -				
United States, I retain no personal cop	• • •	•					
of this employment. Finally, I recogn in the course of my employment i							
confidentiality of such information.	is often of a confic	ientiai nature,	, and I agree to preserve the				
commentation of such miorination.							
	Name		<u> </u>				
	Name						
	Date						
	Witness						
	Withess						
	Date						
Pursuant to the authority vested in the	Director of the Adn	ninistrative Of	fice of the United States Courts				
by 28 U.S.C. § 604(a)(17) and by delegation of this authority from the Director, I hereby accept and							
authorize the utilization of the gratuitous services described above.							
Signature of the Court Unit Executive	e	-	Date				

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA



### **COMPUTER SECURITY MANUAL**

# **Automation Usage and Security Procedures**

The purpose of this document is to acquaint automation users with automation usage and security practices required by the Administrative Office of the United States Courts (AO).

Whereas, staff is the first and best line of protection from compromise of data on the various computer systems, all chambers and clerk's office users are responsible for applying the concepts and policies in this document while performing the tasks that relate to their jobs.

Sensitive and confidential information require protection from disclosure, alteration and loss. An important part of this protection is through password protection.

The password policy is as follows:

 Novell passwords must be at least seven characters and must contain at least one non-alphanumeric character; they must not be all alphabetic characters. Novell passwords must be changed every 90 days. The network will automatically notify and prompt users when it is time to change Novell passwords.

#### SAMPLE: wt29?mp

- Lotus Notes e-mail passwords have the same requirements as Novell passwords: a minimum of 7 characters including at least one non-alphanumeric character. The passwords expire every 180 days with a grace login period of 15 days. Users will be informed of the expiration and asked to change their password. These requirements also apply to the Lotus Notes Internet password. Lotus notes will also determine the "strength" of your password and, if it is not "strong" enough, you will be prompted to choose a different password.
- Lotus Organizer Passwords, if used, may be the same as the Lotus Notes password.

**Passwords** 

 CM/ECF and CHASER passwords must be at least seven characters and must contain one numeric character.
 CM/ECF and CHASER passwords must be changed every 90 days. The computer will automatically prompt users when it is time to change CM/ECF and CHASER passwords.

#### SAMPLE: xu29pwq

- Users may not use Novell and CM/ECF passwords that are identical.
- Passwords may not be single, meaningful words (words found in a dictionary), family names, birthdays, nicknames, place names or simple alphanumeric sets like"WXYZ" or "2468".
- Passwords may not be a user's name or login name.
- Passwords may not be a name or word with the order of the letters reversed.
- Passwords may not consist of a single, meaningful word with a number following it.
- Passwords may not be changed by merely adding or increasing a number.
- If passwords are "rotated," use at least 5 different passwords.
- Passwords <u>must not</u> be written down, posted in work areas, shared with others (including IT staff) unless required for relief coverage.

If you suspect a breach of security, change your password immediately and notify the IT department for assistance.

Passwords are monitored by IT for compliance with this policy.

# **Automation Usage and Security Procedures**

## Protection of Data Files and Court Information

The policy regarding protection of data files and court information is as follows:

- Make a back-up copy of all important files. Making back-up copies of important computer files is the single most important action to protect information from loss or unauthorized modification.
- If data is stored on the network, it will be automatically backed-up on a daily basis. It is recommended that sensitive and important documents stored on the network also be backed-up to the hard disk (C: drive). This provides security and access to the data in the event the network is not available.
- It is strongly recommended that users do not work from floppy disks. Copy files to the network (H: or S: drives), retrieve and modify the document, re-save it with the changes, and then copy the revised document back to the floppy disk. This will ensure that the data is stored in a secure manner.
- Protect sensitive data; printouts and program documentation with sensitive information should not left in plain sight. Sensitive information can be described as names, addresses, social security numbers and other information that can lead to identity theft. Budget and accounting material, benefit information and salary data, sealed cases, juvenile cases and draft legal opinions should also be considered as sensitive information. Any media used to store the information, whether it is paper, internal hard disks, external disks, Zip disks, CDs, DVDs, USB storage devices is susceptible to theft and should be password protected when possible.
- Teleworkers have the added responsibility of protecting judiciary information in a temporary work space, which can be a less secure environment than an office. The Court's telework policy states that teleworkers are responsible for the security and protection of all government records and data against unauthorized disclosure.

 Protect data; external storage devices left out and/or unlabeled may be picked up and used by others.

Immediately report loss of data or court information to the IT department for assistance.

#### **Software Policies**

The software policy is as follows:

- In accordance with General Order No. 96-8, no personal software may be installed by a user on a court computer unless the software is approved, purchased and installed by the IT department.
- All copyright laws, regulations and policies will be strictly enforced; no outside software will be loaded without the prior authorization of the IT department.
- All standard computer configurations will be in compliance with the AO guidelines. Requests to modify the standard configurations due to unique needs must be directed to the IT department.
- The IT department will maintain an updated list of all software currently under license for the Court.

# Copyright and License Agreements

Software copyright and license agreements exist on almost all commercial software products:

- Do not bring unauthorized or personal software to work.
- Unauthorized reproduction of copyrighted software or documentation is against the law.
- Penalties for violation of copyright and license agreements include compensatory damages levied up to \$100,000 per unauthorized copy and, under certain circumstances, individuals can be sentenced to up to five years in prison and fined \$250,000.

# **Automation Usage and Security Procedures**

# Internet and Intranet Access

The Internet and Intranet policies are as follows:

- Internet access is authorized for all district and magistrate judges, and judicial staff as approved by their respective judge. Internet access is authorized for clerk's office staff as approved by the Clerk of Court.
- Use of the Internet services provided by the Court is subject to monitoring. Users of these services are therefore advised of this monitoring and agree to the practice. This monitoring may include a review of internet e:mail messages sent and received, and which Internet resources and sites are accessed.
- By participating in the use of the Internet systems
  provided by the Court, Users agree to be subject to and
  abide by the Court's Judicial and Clerk's Office
  Employee Internet Access Agreements. Willful
  violation of the general or specific provisions of the
  Internet Access Agreement Policy may result in
  disciplinary action, including termination.
- Intranet access is authorized to any federal court family WEB page or to the AO.

#### **Virus Protection**

A virus can be introduced into the Court System in a variety of ways:

- Software used at home but brought into the office by an employee may be infected and may infect office computers and/or the network.
- A program may be infected intentionally by a disgruntled employee, member of the computer user group or computer shareware organization.
- Viruses may be downloaded, directly or indirectly, from published bulletin boards.

 Viruses may also be introduced to computers from commercial software companies whose production facilities are infected.

There is no real, practical way to completely prevent computers from being attacked. To minimize exposure to viruses, follow the rules below:

- All new software, diskettes and files should be tested with a virus scanning program. Request help from the IT department if you need assistance with this process.
- Write-protect diskettes, especially original software distribution diskettes, and store them securely.
- Do not share diskettes unless they were previously scanned for viruses.
- Do not load programs from outside the Court or download programs from computer bulletin boards unless authorized by IT staff.
- Do not disable the virus scanning software that is installed on the computer system.

If a virus is introduced into the network or local computers, one or more of the following items may be noticed:

- Hard disk crashes,
- Files disappear,
- Files replicate unaccountably,
- Mystery file(s) appear,
- Data is changed or corrupted,
- Disk space mysteriously disappears,
- Memory capacity is reduced,
- Computer slows down or locks up, and
- Strange messages appear on the monitor.

Users can help identify the cause by:

- Staying calm,
- Discontinuing use of the computer,
- Writing down exactly what happened and what tasks you were performing, and
- Immediately calling the IT department to report the incident.

If a virus is located and removed, stay alert for reinfection.

# Personal Computer Protection

Users must protect desktop computer equipment as follows:

- Protect equipment; keep food, drink and electrical appliances away from computers, diskettes and computer keyboard.
- Protect work areas; politely challenge anyone that is not recognized as belonging in the work area.

#### **Electronic Mail**

The policy regarding electronic mail (Lotus Notes) is as follows:

- Electronic mail from the Court's private data communication network is the property of the Court.
- Electronic mail from the Court's private data communication network should be primarily for official use; access to personal Internet web e-mail accounts is prohibited.
- Electronic mail may be monitored or accessed by management for various purposes (including backups).
- Before sending Electronic mail, staff should consider whether the message is essential or productive.

- Users are responsible for the maintenance of their e-mail. Due to a size limit of 450 MB, users should regularly clean up their in-boxes and sent mail folders by deleting messages or archiving.
- Electronic mail will not be used for the distribution of "chain letters."
- Electronic mail will not be used for the distribution of "jokes."
- Electronic mail will not utilized for the forwarding of nonbusiness related messages with attachments from outside sources, including Executable files that have extensions (\*.exe) and Image files (graphical), that have extensions (\*.bmp, \*.jpg, \*.gif, \*.tif).

If you have any doubts about the appropriateness of any electronic mail communication, seek the guidance of your supervisor or manager prior to transmission.

#### **Screen Savers**

Screen saver programs protect unauthorized access to data while users are away from their desks.

The policy for screen saver programs is as follows:

- Screen saver programs are required for all staff; they must not be turned off for any reason.
- The maximum activation time for screen savers will be no more than 10 minutes.

# **Automation Usage and Security Procedures**

# General Automation Policies

All judicial and clerk's office staff are required to comply with the general policies outlined below. Noncompliance with these policies may result in immediate disciplinary action which may include suspension or termination.

- Do not write or send abusive e-mail messages.
- Do not swear, use vulgarities or any other inappropriate language in electronic mail.
- Creation, transmission or publication of any obscene, indecent images, data or materials is prohibited.
- Using the network in such a way that would disrupt the use of the network by other users is prohibited.
- Any malicious attempt to harm or destroy data, hardware or software is prohibited.
- Browsing, exploring or making other unauthorized attempts to view data, files or directories belonging to other users is prohibited.
- Forging mail, attempting to use other users' accounts, attempting to crack password files, attempting to alter system files, and similar misbehavior is prohibited.
- Do not remove from the Court premises any computer equipment.
- Do not move or disconnect any computer equipment; contact the IT department for hardware relocation.
- No personal computer equipment shall be connected to the Court's network.
- Blogging in support of activities that are illegal, offensive or disparaging to fellow employees, the public or the judiciary, or that gives the impression of pronouncing official judicial policy is prohibited.

# **Automation Usage and Security Procedures**

### Acknowledgment of Receipt

- 1. I acknowledge that I have received and read the Automation Usage and Security Procedures for the United States District Court, Central District of California.
- 2. I acknowledge that it is my responsibility to conform to the standards and procedures outlined in this document.
- 3. I certify that I will abide by the policies outlined in this document.
- 4. I understand that non-compliance with the policies outlined in this document may result in disciplinary action which may include suspension or termination.

Printed Name	Signature
Title	Date
Judicial Chambers of Department	Telephone Number
Novell Login ID (not password)	CM/ECF Login ID (not password)
	_
Supervisor's Name	

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

#### **CONFIDENTIALITY STATEMENT**

One of the most important obligations of judicial employees is to ensure that nonpublic information learned in the course of employment is kept confidential. In the performance of job duties, employees may have access to files, records, draft materials, and conversations that are, under the Code of Conduct for Judicial Employees or by practice of the court, confidential. Canon 3D of the Code sets forth the minimum standard:

A judicial employee should avoid making public comment on the merits of a pending or impending action and should require similar restraint by personnel subject to the judicial employee's direction and control. This proscription does not extend to public statements made in the course of official duties or to the explanation of court procedures. A judicial employee should never disclose any confidential information received in the course of official duties except as required in the performance of such duties, nor should a judicial employee employ such information for personal gain. A former judicial employee should observe the same restrictions on disclosure of confidential information that apply to a current judicial employee, except as modified by the appointing authority.

#### 1. Confidential Information

Confidential information means information received in the course of judicial duties that is not public and is not authorized to be made public. This includes information received by the court pursuant to a protective order or under seal; expressly marked or designated by a judge to be kept confidential; or relating to the deliberative processes of the court or an individual judge. Examples of confidential information are:

- (a) the substance of draft opinions or decisions;
- (b) internal memoranda, in draft or final form, prepared in connection with matters before the court;
- (c) the content or occurrence of conversations among judges or between a judge and judicial employees concerning matters before the court;
- (d) the identity of panel members or of the authoring judge before release of this information is authorized by the court;
- (e) the authorship of per curiam opinions or orders;
- (f) the timing of a decision, order, or other judicial action, including the status of or progress on a judicial action not yet finalized (except as authorized in accordance with Section 2.C.);
- (g) views expressed by a judge in the course of discussions about a particular matter before the court; and
- (h) any subject matter the appointing authority has indicated should not be revealed, such as internal office practices, informal court procedures, the content or occurrence of statements or conversations, and actions by a judge or staff.

Information that is not considered confidential includes court rules, published court procedures, public court records including the case docket, and information disclosed in public court documents or proceedings.

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

#### **CONFIDENTIALITY STATEMENT**

#### 2. Nondisclosure

- **A.** <u>Unauthorized disclosure.</u> To promote public confidence in the integrity of the judicial system and to avoid impropriety, illegality, or favoritism, or any appearance thereof, it is critical that confidential information not be disclosed by a judicial employee. No past or present judicial employee may disclose or make available confidential information, except as authorized in accordance with Section 2.C.
- **B.** <u>Inadvertent disclosure.</u> Sometimes breaches of confidentiality do not involve intentional disclosure but are the result of overheard remarks, casual comments, or inadequate shielding of sensitive materials. Judicial employees should take care to prevent inadvertent disclosure of confidential information by avoiding:
  - (1) case-related conversations and other discussions of confidential information in public places within the court, such as the library, hallways, elevators, and cafeteria;
  - (2) case-related conversations and other discussions of confidential information at bar association meetings, law schools, other gatherings of noncourt persons, or in public places;
  - (3) exposure of confidential documents to the view of noncourt persons;
  - (4) visible display of confidential documents in public places such as a library, on public transportation, or in a photocopier or scanner to which noncourt persons have access;
  - (5) substantive discussions with counsel, litigants, or reporters about the merits of a matter before the court;
  - (6) use of writing samples from judicial employment without adequate redaction and approval of the appointing authority; and
  - (7) internet and other electronic exchanges (anonymously, pseudonymously, or otherwise) about the court or its cases.
- C. <u>Authorized disclosure.</u> Confidential information is authorized to be disclosed in the following circumstances:
  - (1) pursuant to a statute, rule, or order of the court, or authorization from the appointing authority;
  - (2) pursuant to a valid subpoena issued by a court or other competent body; and
  - (3) to report an alleged criminal violation to the appointing authority or other appropriate government or law enforcement official.
- **D.** <u>Continuing obligation.</u> Confidentiality obligations do not end when judicial employment ceases or when a matter is completed or a case is closed. Former judicial employees should observe the same restrictions on disclosure of confidential information that apply to current employees, except as modified in accordance with Section 2.C. Confidentiality restrictions continue to apply with respect to open as well as closed and completed matters.

#### 3. Acknowledgment

To emphasize the importance of the duty of confidentiality, the court asks that you sign this statement as an acknowledgment that you have read it, understand it, and agree to abide by it, and further that you understand violations of these confidentiality obligations may result in disciplinary action.

	_	
Signature		Date

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA



# JUDICIAL EMPLOYEE (EXTERN / INTERN) INTERNET ACCESS AGREEMENT

#### **General Provisions**

In compliance with Judicial Conference Policy regarding Internet access for computers connected to the Data Communications Network (DCN), the following general and specific provisions apply to all judicial employees including Externs and Interns, of the Central District of California:

- 1. Use of the public Internet network accessed via computer gateways owned or operated on the behalf of the United States District Court for the Central District of California ("the Court"), imposes certain responsibilities and obligations on Court employees and officials ("Users"), and is subject to Court policies and local, state and federal laws. Acceptable use is ethical, reflects honesty, and shows restraint in the consumption of shared computing resources. It demonstrates respect for intellectual property, ownership of information, system security mechanisms, and an individual's right to freedom from harassment and unwarranted annoyance.
- 2. Use of the Internet services provided by the Court is subject to monitoring. Users of these services are therefore advised of this monitoring and agree to this practice. This monitoring may include a review of internet e-mail messages sent and received, and which Internet resources and sites are accessed. Users should further be advised that many external Internet sites also log who accesses their resources, and may make this information available to third parties.
- 3. By participating in the use of the Internet systems provided by the Court, Users agree to be subject to and abide by this Policy for their use. Willful violation of the general or specific provisions of the Policy may result in disciplinary action, including termination.

#### **Specific Provisions**

- 1. Users will not utilize the Internet network for illegal, unlawful, or unethical purposes or to support or assist such purposes. Examples of this would be the transmission (including uploading or downloading files) or viewing of violent, threatening, defrauding, obscene, or unlawful materials. Unless case-related, creating, downloading, viewing, storing, copying, and transmitting sexually-explicit or sexually-oriented materials is never appropriate and may be illegal in some cases.
- 2. Users will not utilize the Internet network equipment for partisan political purposes or commercial gain.
- 3. Unless for official business, judiciary employees, including Externs and Inters, should not use the network connection for commercial purposes (including shopping). It is also inappropriate to use the network connection in support of outside employment activities (including consulting for pay, sales or administration of business transactions, and sales of goods or services) or for illegal activities (such as gambling or hacking).
- 4. Users will not utilize the Internet systems or messaging services to harass, intimidate or otherwise annoy other persons.
- 5. It is not appropriate to use government systems to send or receive e-mails containing greeting cards, political statements, jokes, pictures, sexually-explicit or sexually-oriented materials and other items of a personal nature. Chain letters or other unauthorized mass mailings, regardless of the subject matter, likewise are inappropriate. Checking personal web e-mail accounts from the Court's private data communications network raises severe security risks locally and judiciary-wide and is prohibited.

- 6. Users will not utilize the Internet to disrupt other users, services or equipment. Disruptions include, but are not limited to, distribution of unsolicited advertising, propagation of computer viruses, and sustained high volume network traffic which substantially hinders others in their use of the network. Logging onto video or audio sites, such as broadcast services or radio stations, degrades the performance of the entire network and is prohibited. Downloading music files consumes significant disk space on local computers and may be a violation of copyright law.
- 7. Users will only utilize the Internet network to access files and data that are their own, that are publicly available, or to which they have authorized access.
- 8. Because files or matters obtained over the Internet may contain destructive computer viruses that may be harmful to the Court's network, downloading attachments to e-mail or files obtained via the Internet (as opposed from the Intranet or DCN) shall be strictly limited to either: (1) items expressly requested by the Users from known senders, or (2) unrequested files transmitted to Users by known senders. Users shall not download and open any attachments to files, or open any e-mail, that is received or made available to the Users from an unknown Internet source.
- 9. Users will not remove Court scanning software. If the software is removed or not activated and use of the Internet has been or is being performed, the Users may lose their right to access the Internet and the DCN.
- 10. Users will refrain from monopolizing systems, overloading networks with excessive data, or otherwise disrupting the network systems for use by others. Video, sound or other large file attachments consume large amounts of network capacity. E-mail attachments, large files, and executable programs present two problems: first,

large attachments consume network capacity and storage space on both national and local e-mail servers and desktops, slowing down the network for everyone; and second, executable programs present a risk for infection by computer viruses.

- 11. Judiciary employees, including Externs and Interns, should only participate in chat rooms when directly relevant to their official duties and responsibilities. All other non-business related chat rooms are prohibited. When participating in a chat room, Users should not inadvertently give the impression of articulating official judiciary policy or positions. The use of peer-to-peer file sharing, chat rooms, and instant messaging for communicating with persons or entities outside the judiciary's private data communications network is prohibited.
- 12. It is not appropriate to use e-mail or the Internet to access, send or receive information on or in support of activities that are illegal or offensive to fellow employees or the public. Such activities include, but are not limited to, hate speech or material that ridicules others on the basis of race, creed, religion, color, sex, disability, national origin, or sexual orientation.
- 13. Blogging in support of activities that are illegal, offensive or disparaging to fellow employees, the public or the judiciary, or that gives the impression of pronouncing official judicial policy, is prohibited.

## JUDICIAL EMPLOYEE (EXTERN / INTERN) - INTERNET ACCESS AGREEMENT

By signing this Agreement, I agree to abide by the general and specific provisoutlined and understand that use of the public Internet is a privilege that can be revoked improperly used.				
Dated	Employee Signature			
	Print Name			
	Chambers			

Read instructions carefully before completing this form. The instructions must be available during completion of this form.

ANTI-DISCRIMINATION NOTICE: It is illegal to discriminate against work-authorized individuals. Employers CANNOT specify which document(s) they will accept from an employee. The refusal to hire an individual because the documents have a future expiration date may also constitute illegal discrimination.

Section 1. Employee Information and Verifi	cation (To be co	mpleted and signed l	y employee d	at the time employment begins.)
Print Name: Last	First	-		Maiden Name
Address (Street Name and Number)	*	Apt.	#	Date of Birth (month/day/year)
City Sta	te	Zip	Code	Social Security #
I am aware that federal law provides for imprisonment and/or fines for false stateme use of false documents in connection with th completion of this form.	A citizen of the A noncitizen nat A lawful permar An alien authori:	United States ional of the Unit ent resident (Ali zed to work (Ali	I am (check one of the following):  ted States (see instructions)  ten #)  en # or Admission #)  ole - month/day/year)	
Employee's Signature		Date (month/day/yea		ке - топивицу, уеш )
Preparer and/or Translator Certification (To penalty of perjury, that I have assisted in the completion of Preparer's/Translator's Signature				
Address (Street Name and Number, City, State, 2	Zip Code)		D	ate (month/day/year)
Section 2. Employer Review and Verification examine one document from List B and one fro expiration date, if any, of the document(s).)	m List C, as liste	ted and signed by em ed on the reverse of to	ployer. Exam his form, and	ine one document from List A OR record the title, number, and
List A  Document title:	OR 	List B	AND	List C
Issuing authority:  Document #:  Expiration Date (if any):  Document #:  Expiration Date (if any):			- - - -	
employment agencies may omit the date the empl	e and to relate to best of my know oyee began emplo	the employee named, vledge the employee is	that the empl	loyee began employment on work in the United States. (State
Signature of Employer or Authorized Representative	Print Name			Title
Business or Organization Name and Address (Street Name	and Number, City, S	State, Zip Code)	-	Date (month/day/year)
Section 3. Updating and Reverification (To b	e completed and	d signed by employer.	)	
A. New Name (if applicable)	•		•	nire (month/day/year) (if applicable)
C. If employee's previous grant of work authorization has o	expired, provide the	information below for the	document that e	stablishes current employment authorization.
Document Title:		ument #:		Expiration Date (if any);
l attest, under penalty of perjury, that to the best of my document(s), the document(s) I have examined appear t				ed States, and if the employee presented
Signature of Employer or Authorized Representative				Date (month/day/year)

#### LISTS OF ACCEPTABLE DOCUMENTS

All documents must be unexpired

#### LIST A

#### LIST B

#### LIST C

#### Documents that Establish Both Identity and Employment Authorization

#### Documents that Establish Identity

Documents that Establish Employment Authorization

	Authorization C	PR	AND	Employment Authorization
	Authorization		AND	
	U.S. Passport or U.S. Passport Card  Permanent Resident Card or Alien Registration Receipt Card (Form I-551)	Driver's license or ID card issued by a State or outlying possession of the United States provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address	1.	Social Security Account Number card other than one that specifies on the face that the issuance of the card does not authorize employment in the United States
3.	Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine-	ID card issued by federal, state or local government agencies or entities, provided it contains a photograph or information such as	2.	Certification of Birth Abroad issued by the Department of State (Form FS-545)
	readable immigrant visa	name, date of birth, gender, height, eye color, and address	3.	Certification of Report of Birth issued by the Department of State
4.	Employment Authorization Document that contains a photograph (Form	3. School ID card with a photograph		(Form DS-1350)
	1-766)	4. Voter's registration card	4.	Original or certified copy of birth certificate issued by a State,
5.	In the case of a nonimmigrant alien authorized to work for a specific	5. U.S. Military card or draft record		county, municipal authority, or territory of the United States
	employer incident to status, a foreign passport with Form I-94 or Form	6. Military dependent's ID card		bearing an official seal
passport a	I-94A bearing the same name as the passport and containing an endorsement of the alien's	7. U.S. Coast Guard Merchant Mariner Card	5.	Native American tribal document
	nonimmigrant status, as long as the period of endorsement has not yet expired and the proposed employment is not in conflict with any restrictions or limitations	8. Native American tribal document	1000	
		9. Driver's license issued by a Canadian government authority	6.	U.S. Citizen ID Card (Form I-197)
6.	Passport from the Federated States of	For persons under age 18 who are unable to present a document listed above:	7.	Identification Card for Use of Resident Citizen in the United States (Form I-179)
	Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating	10. School record or report card	8.	Employment authorization document issued by the
	nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI	11. Clinic, doctor, or hospital record		Department of Homeland Security
		12. Day-care or nursery school record		

Illustrations of many of these documents appear in Part 8 of the Handbook for Employers (M-274)

#### UNITED STATES DISTRICT COURT

#### CENTRAL DISTRICT OF CALIFORNIA

EDWARD R. ROYBAL FEDERAL BUILDING 255 East Temple Street, Suite 680 Los Angeles, CA 90012

Chambers of
AUDREY B. COLLINS
Chief Judge

July 28, 2010

Tel: 213-894-3010

#### MEMORANDUM

To: All Judicial Assistants, Law Clerks, and Externs

From: Chief Judge Audrey B. Collins

Re: Court Policy on the Use of Social Media

On July 21, 2010, by unanimous vote of the judges present at a regularly scheduled meeting of the full court, the court directed that the attached policy on the use of social media be distributed to all chambers staff. This policy, developed by the Judicial Council of the Ninth Circuit, is separate from (though similar to) the social media policy applicable to Clerk's Office employees, which was circulated to chambers staff for informational purposes in April.

All chambers staff hired in the future will receive a copy of this policy with the orientation materials provided by the court's Human Resources department.

Please review this policy, and retain a copy with your court employment records. In addition, please be advised that each judge may choose to impose additional policies regarding the use of social media by his or her own chambers staff.

#### Attachment

cc: All District and Magistrate Judges
Terry Nafisi, District Court Executive
Steve Cohen, Director, Chambers Support, Training, Employee Relations
w/Attachment

#### **Ninth Circuit**

## SOCIAL MEDIA POLICY

The challenges and risks of social media are particularly acute for government employees who work in positions where discretion and confidentiality are imperative. Court employees work in such an environment. Court personnel are expected to keep sensitive information confidential, exercise discretion to avoid embarrassment to the Court, and take precautions to avoid unnecessary security risks for court personnel, especially the judges they serve.

The Court and the Judicial Council have set down this series of broad guidelines for court employees to consider as they navigate social media. It is recognized that judges are free to impose separate or additional policies on their personal staff.

- 1. **Think before you post**. Internet postings whether they be text, photos, videos, or audio remain accessible long after they are forgotten by the user. Beyond that, remember that nothing is "private" on the Internet despite people's best efforts to keep things private. Do not post anything on the Internet that you would not want to see or read on the front page of *The New York Times*. In short, when in doubt, don't post.
- 2. **Be aware of what's there**. Some social networking sites allow others to post messages and photos to your "page" content that you may not evep be aware of. If you participate in social networking, check regularly to make sure the content whether posted by you or others meets these guidelines.
- 3. **Speak for yourself, not your institution**. Court employees should abide by a simple rule: Unless you are representing the Court in an official capacity, you should not be speaking for the Court in any manner. Also remember that you are a representative of the Court and should conduct yourself in a way to avoid bringing embarrassment upon yourself and the Court. In the age of Facebook, YouTube and Twitter, many often do not think through the implications of what they post. Users often believe that their postings are private because of a social networking website's privacy features, or that their comments are untraceable because they were made under a screen name, but this infonnation may not be private and could

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cause damage to your reputation and the Court's if it becomes public. If you are not speaking to someone directly or over a secure landline, you must assume that anything you say or write is available for public consumption.

- 4. **Safety first**. On social networking sites, many individuals list their occupations and/or places of employment. Considering the sensitive nature of the work that we do, Court employees are encouraged to discuss their place of employment in generic terms (federal appellate court) rather than identifying the Ninth Circuit Court of Appeals by name.
- 5. **Keep secrets secret**. Make sure to abide by all ofthe court's confidentiality and disclosure provisions. Employees are prohibited from disclosing directly or indirectly sensitive, non-public information to anyone outside the court, including the media and general public. Furthermore, Court employees should refrain from discussing any of the Court's internal processes and procedures, whether they are of a confidential or non-confidential nature.
- 6. **Remember the Code of Conduct**, including the confidentiality provisions. Any public postings are governed by the *Code of Conduct for Judicial Employees*. As Judiciary employees, we are expected to avoid impropriety and conduct ourselves in a manner that does not detract from the dignity and independence of the judicial system. As such, Judiciary employees are restricted from engaging in partisan political activity and fundraising activities that could compromise judicial independence. Please keep these policies and procedures in mind as you participate on social media sites.
- 7. **Observe security protocol**. Court employees must also take care to avoid doing anything that would compromise the security of the courthouse and personnel. To maintain security, do not post pictures of the courthouse (inside or outside), events, or the Court's judicial officers to a social media site in a non-official capacity. Also, be careful when disclosing your place of employment: social media sites are notoriously unsecure environments and knowledge of your place of employment could place employees in situations where pressure could be applied on them to corrupt the integrity of the judicial process.

Approved and adopted by the Ninth Circuit Court of Appeals on June 23,2010 Approved and adopted by the Ninth Circuit Judicial Council on June 24, 2010

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**United States Courts Appointment** 

		200002	** P P	<u> </u>		
A				Ind	ge's Staff:	
					No	
		(Name of C	Court)			_
		is a	ppointed.			
	(Name as it is signed below)					
	(Position title)	(Date of entrance	e on duty)		(Duty station)	
(Vice	(1 osition title)	Sep	c on duty)		(Duty station)	
( VICC	(Previous incumbent)		day	yr.		
	(Title of appointing officer)			(Signature of app	oointing officer)	
(Note:	Appointing officer, please indicate the grade or leve	el recommended	)	Special pay rate?	Yes	No
В						
				1-	11	
Ι,				, do	solemnly swear (o	r affirm) that
A.	OATH OF OFFICE I will support and defend the constitution of the U	Inited States against all ene	emies foreign a	nd domestic: that I will bear:	true faith and alleo	iance to the same:
	te this obligation freely, without any mental reservati					
about to	enter. So help me God.					
В.	AFFIDAVIT AS TO STRIKING AGAINST THI I am not participating in any strike against the Go		ates or any ager	ncy thereof, and I will not so	participate while a	n employee of the
Governn	nent of the United States or any agency thereof.					
C.	AFFIDAVIT AS TO PURCHASE AND SALE OF I have not, nor has anyone acting in my behalf, gi		or paid any cor	nsideration for or in expectati	ion or hope of rece	iving assistance in
securing	this appointment.					
D.	AFFIDAVIT AS TO EMOLUMENT FROM FOR I will not accept, nor am I accepting any present of		of any kind wh	atever, from any King, Prince	e, or foreign state.	
E.	AFFIDAVIT AS TO PERSONAL HISTORY AN					
	The information given concerning personal histor	y, experience and qualific	ations is true ar	nd correct to the best of my k	nowledge and beli	ef.
				(Signature of (Name will be on r		
Subscribed a	and sworn (or affirmed) before me this	day of		(	20	
at	(City)			(Sta	te)	
		•		(Signature	of officer)	
	(SEAL)			(Tit	le)	
	The words "So help me God" in the oath and the words the affidavits; only these words may be stricken and				appointee elects to	affirm rather than
	APPOINTMENT IS NOT				ΓERED.	

#### FINGERPRINT CARD INSTRUCTIONS

**Fingerprint Card** -All extems must be fingerprinted **in advance** of their start date with the court. The fingerprint form must be taken to a law enforcement agency or place of business so the fingerprints can be completed. The extern is to complete all areas at the top of the form with their personal information. The box marked (MNU) is for placement of the Driver's License or Identification Card number. The form is then included with the rest of the materials that are returned to the Human Resources office.

#### **COURT ADDRESS**

U.S. District Court Human Resources 312 N. Spring St, Room 535 Los Angeles, CA 90012

APP • See Privacy	LICANT Act Notice on Back	LEAVE BLANK	TYPE OR PRINT ALL INFORMATION IN BLACK LAST NAME NAM FIRST NAME MIDDLE NAME  FBI LEAVE BLANK LAST NAME NAME					
FD-258 (REV.1								
SIGNATURE OF PERSON FINGERPRINTED ALIASI			ALIASES AKA	O R				
RESIDENCE OF PERSON FINGERPRINTED							DATE OF BIRTH DOB Month Day Year	
			CITIZENSHIP CTZ	SEX	RACE HG	GT. WGT. EY	/ES HAIR	PLACE OF BIRTH POB
DATE	SIGNATURE OF OFF	ICIAL TAKING FINGERPRINTS	YOUR NO. OCA			LEAVE	E BLANK	
EMPLOYER AN	ID ADDRESS		FBI NO. FBI					
			ARMED FORCES NO. M	NU	CLASS			
REASON FING	ERPRINTED		SOCIAL SECURITY NO.	SOC	REF.			
			MISCELLANEOUS NO. N	MNU				
1. R. THUMB		2. R. INDEX	3. R. MIDDLE		4. R. RING		5. R. LIT	
	LEFT FOUR FIN		L. THUMB	R. THUMB		RIGHT FOUR FINGE		
LEFT FOUR FINGERS TAKEN SIMULTANEOUSLY			L. ITTOMIS	I. THOMB	l	NOM FOOK FINGE	I/III.LIN OIIVIOI	

## FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

CJIS DIVISION/CLARKSBURG, WV 26306

1. LOOP

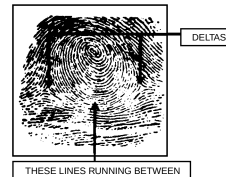
## **APPLICANT**

# CENTER OF LOOP

**DELTA** 

THE LINES BETWEEN CENTER OF LOOP AND DELTA MUST SHOW

#### 2. WHORL



#### 3. ARCH

**DELTAS MUST BE CLEAR** 



ARCHES HAVE NO DELTAS

FD-258 (REV. 12-10-07)

#### THIS CARD FOR USE BY:

- 1. LAW ENFORCEMENT AGENCIES IN FINGERPRINTING APPLICANTS FOR LAW ENFORCEMENT POSITIONS.\*
- 2. OFFICIALS OF STATE AND LOCAL GOVERNMENTS FOR PURPOSES OF EMPLOYMENT, LICENSING, AND

PERMITS, AS AUTHORIZED BY STATE STATUTES AND APPROVED BY THE ATTORNEY GENERAL OF THE

UNITED STSTES. LOCAL AND COUNTY ORDINANCES, UNLESS SPECIFICALLY BASED ON

APPLICABLE STATE STATUTES DO NOT SATISFY THIS REQUIREMENT.\*

- 3. U.S. GOVERNMENT AGENCIES AND OTHER ENTITIES REQUIRED BY FEDERAL LAW.\*\*
- 4. OFFICIALS OF FEDERALLY CHARTERED OR INSURED BANKING INSTITUTIONS TO PROMOTE OR MAINTAIN

THE SECURITY OF THOSE INSTITUTIONS

Please review this helpful information to aid in the successful processing of hard copy criminal and civil fingerprint submissions in order to prevent delays

- rease leview has responding manufactured in the successing or hard copy clining and dwinning print submissions must meet specific criteria for processing by the Federal Bureau of Investigation. Ensure all information is typed or legibly printed using blue or black ink.

  Enter data within the boundaries of the designated field or block.
  - Complete all required fields. (If a required field is left blank, the fingerprint card may be immediately rejected without further processing.)

    The required fields for hard copy fingerprint cards are: originating agency identifier number date of birth place
    of birth name sex fingerprint impressions any applicable state stamp Other (race, height, weight, eye color, hair color)
    - criminal fingerprint cards also require an arrest charge and date of arrest.
    - \* civil fingerprint cards also require a reason fingerprinted and date fingerprinted

Do not use highlighters on fingerprint cards.
Do not enter data or labels within 'Leave Blank' areas.
Ensure the 'Reply Desired' field is checked when applicable (criminal only).
Ensure fingerprint impressions are rolled completely from nail to nail.
Ensure fingerprint impressions are in the correct sequence.
Ensure notations are made for any missing fingerprint impression (i.e. amputation).

Do not use more than two retabs per fingerprint impression block.
Ensure no stray marks are within the fingerprint impression blocks.

Training aids can be ordered online via the Internet by accessing the FBI's website at: fbi.gov, click on 'Fingerprints', then click on 'Ordering Fingerprint Cards & Training Aids'. Direct questions to the Identification and Investigative Services Section's Customer Service Group at (304) 625-5590 or by e-mail at iaison@leo.gov>.

#### PRIVACY ACT STATEMENT

Authority: The FBI's acquisition, preservation, and exchange of information requested by this form is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include numerous Federal statutes, hundreds of State statutes pursuant to Pub.L. 92-544, Presidential executive orders, regulations and/or orders of the Attorney General of the United States, or other authorized authorities. Examples include, but are not limited to: 5 U.S.C. 9101; Pub.L. 94-29; Pub.L. 101-604; and Executive Orders 10450 and 12968. Providing the requested information is voluntary; however, failure to furnish the information may affect timely completion or approval of your

Social Security Account Number (SSAN). Your SSAN is needed to keep records accurate because other people may have the same name and birth date. Pursuant to the Federal Privacy Act of 1974 (5 USC 552a), the requesting agency is responsible for informing you where raisolosure is mandatory or voluntary, by what statutory or other authority your SSAN is solicited, and what uses will be made of it. Executive Order 9397 also asks Federal agencies to use this number to help identify individuals in agency records.

Principal Purpose: Certain determinations, such as employment, security, licensing, and adoption, may be predicated on fingerprint-based checks. Your fingerprints and other information contained on (and along with) this form may be submitted to the requesting agency, the agency conducting the application investigation, and/or FBI for the purpose of comparing the submitted information to available records in order to identify other information that may be pertinent to the application. During the processing of this application, and for as long hereafter as may be relevant to the activity for which this application is being submitted, the FBI may disclose any potentially pertinent information to the requesting agency and/or to the agency conducting the investigation. The FBI may also retain the submitted information in the FBI's permanent collection of fingerprints and related information, where it will be subject to comparisons against other submissions received by the FBI. Depending on the nature of your application, the requesting agency and/or the agency conducting the application investigation may also retain the fingerprints and other submitted information for other authorized purposes of such agency(ies).

Routine Uses: The fingerprints and information reported on this form may be disclosed pursuant to your consent, and may also be disclosed by the FBI without your consent as permitted by the Federal Privacy Act of 1974 (5 USC 552a(b)) and all applicable routine uses as may be published at any time in the Federal Register, including the routine uses for the FBI Fingerprint Identification Records System (Justice/FBI-009) and the FBI's Blanket Routine Uses (Justice/FBI-BRU). Routine uses include, but are not limited to, disclosures to: appropriate governmental authorities responsible for civil or criminal law enforcement, counterintelligence, national security or public safety matters to which the information may be relevant; to State and local governmental agencies and nongovernmental entities for application processing as authorized by Federal and State legislation, executive order, or regulation, including employment, security, licensing, and adoption checks; and as otherwise authorized by law, treaty, executive order, regulation, or other lawful authority. If other agencies are involved in processing this application, they may have additional routine uses

Additional Information: The requesting agency and/or the agency conducting the application-investigation will provide you additional information pertinent to the specific circumstances of this application, which may include identification of other authorities, purposes, uses, and consequences of not providing requested information. In addition, any such agency in the Federal Executive Branch has also published notice in the Federal Register describing any system(s) of records in which that agency may also maintain your records, including the authorities, purposes, and routine uses for the system(s).

#### INSTRUCTIONS:

- \* 1. PRINTS MUST GENERALLY BE CHECKED THROUGH THE APPROPRIATE STATE IDENTIFICATION BUREAU, AND ONLY THOSE FINGERPRINTS FOR WHICH NO DISQUALIFYING RECORD HAS BEEN FOUND LOCALLY SHOULD BE SUBMITTED FOR FBI SEARCH.
- 2. IDENTITY OF PRIVATE CONTRACTORS SHOULD BE SHOWN IN SPACE "EMPLOYER AND ADDRESS". THE

CONTRIBUTOR IS THE NAME OF THE AGENCY SUBMITTING THE FINGERPRINT CARD TO THE FBI

- 3. FBI NUMBER, IF KNOWN, SHOULD ALWAYS BE FURNISHED IN THE APPROPRIATE SPACE.
- \*\* MISCELLANEOUS NO. RECORD: OTHER ARMED FORCES NO. PASSPORT NO. [FP], ALIEN REGISTRATION NO. (AR), PORT SECURITY CARD NO. (PS), SELECTIVE SERVICE NO. (SS) VETERANS' ADMINISTRATION CLAIM NO. (VA),